#\$\\\2.109-cv-01437-FJM Document 1-4 Filed 07/09/09 Page 1 of 13 AWYERS 40 North Central Avenue 1 Phoenix, Arizona 85004-4429 Telephone: (602) 262-5311 2 Emily S. Cates, State Bar No. 022703 Direct Dial: 602 262-5757 Direct Fax: 602 734-3947 3 EMail: ECates@LRLaw.com Katherine Roush* 4 Reilly Pozner LLP 511 Sixteenth Street, Suite 700 Denver, Colorado 80202 5 Telephone: (303) 893-6100 Facsimile: (303) 893-6110 kroush@rplaw.com 6 *Attorney in process of applying for Pro Hac Vice admission 7 Attorneys for Plaintiff Lehman Brothers Holdings, Inc. 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF ARIZONA 10 Lehman Brothers Holdings, Inc., a Delaware) 11 Corporation, No. 12 Plaintiff. 13 **COMPLAINT** VS. 14 Western Residential Mortgage, Inc., an **Arizona Corporation** 15 Defendant. 16 17 Plaintiff, Lehman Brothers Holdings, Inc. ("LBHI"), by and through its 18 undersigned attorneys, and for its causes of action against Defendant, Western 19 Residential Mortgage, Inc. ("Western Residential"), alleges and states as follows: 20 NATURE OF ACTION 21 1. From 2005 until 2007, Lehman Brothers Bank, FSB ("LBB," and 22

collectively with LBHI, "Lehman") purchased mortgage loans from Western Residential pursuant to a series of written contracts. LBB subsequently assigned its rights under those contracts to LBHI. With respect to certain of these mortgage loans, Western Residential breached representations, warranties and covenants and other provisions of the contracts. By this action, LBHI seeks to: (a) compel Western Residential, pursuant to the terms of the contracts, to repurchase mortgage loans that Lehman purchased and (b) recover money damages where repurchase is not a viable option or does not offer

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The Agreement specifically incorporated the terms and conditions of the "Seller's Guide" of Lehman's agent Aurora Loan Services LLC ("Aurora"), which sets forth additional duties and obligations of Western Residential. 9. The Agreement and the Seller's Guide set forth the duties and obligations

of the parties with respect to the purchase and sale of mortgage loans, including but not limited to purchase price, delivery and conveyance of the mortgage loans and mortgage loan documents, examination of mortgage loan files and underwriting, representations

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27 28 and warranties concerning the parties and individual mortgage loans purchased or sold, and remedies for breach.

- 10. Western Residential sold a number of mortgage loans to LBB under the Agreement and Seller's Guide, including the four loans listed on **Exhibit A**, attached hereto and incorporated by reference herein.
- 11. Subsequent to such sales, LBB assigned all of its rights and remedies under the Agreements and Seller's Guide to LBHI. The Agreement and Seller's Guide specifically provided for such assignment.

REPRESENTATIONS, WARRANTIES AND COVENANTS

- 12. With respect to each of the loans that Western Residential sold to LBB under the Agreement and Seller's Guide, Western Residential made a number of representations, warranties and covenants, including without limitation:
 - (a) the validity of all mortgage loan documentation;
- the accuracy and integrity of all information and documentation regarding (b) borrower identity, income, employment, credit, assets, and liabilities used in making the decision to originate the mortgage loans;
 - (c) occupancy by the borrower of the property securing the mortgage loan;
- the ownership, nature, condition, and value of the real property securing the (d) respective mortgage loans; and
- the conformance of the mortgage loans with applicable underwriting (e) guidelines and loan program requirements.
- 13. Western Residential also represented and/or warranted that no error, omission, misrepresentation, negligence, fraud, or similar occurrence took place with respect to the mortgage loans by any person involved in the origination of the mortgage loans and that no predatory or deceptive lending practices were used in the origination of the mortgage loans.
- 14. With respect to itself, Western Residential represented and/or warranted that it had the ability to perform its obligations under, and satisfy all requirements of, the

Agreement and Seller's Guide.

- 15. With respect to certain mortgage loans that LBB purchased from Western Residential, Lehman discovered material problems, including that Western Residential had breached representations, warranties and/or covenants under the Agreement and Seller's Guide, including but not limited to those set forth in paragraphs 12 and 13 above.
- 16. More specifically, with respect to loan number 4 on **Exhibit A** attached hereto and incorporated by reference herein, Western Residential breached one or more of the representations, warranties and/or covenants under the Agreements and Seller's Guide.
- 17. LBHI, through its agent, provided Western Residential with written notice concerning Western Residential's various breaches of the representations and warranties with respect to the loan referenced in paragraph 16 above.
- 18. The Agreement and Seller's Guide provided that in the event of a breach of the representations, warranties and/or covenants, LBHI or its agent may demand that Western Residential repurchase the loan and/or indemnify Lehman, and that upon such a demand Western Residential shall repurchase the loan at a certain purchase price and/or indemnify Lehman. LBHI, through its agent, demanded that Western Residential repurchase and/or indemnify the mortgage loan identified in paragraph 16 above at the specified repurchase price.
- 19. Western Residential has refused, and continues to refuse, to repurchase the mortgage loans, to indemnify Lehman, or to otherwise comply with its obligations under the Agreement and Seller's Guide with respect to the loan referenced in paragraph 16 above.

EARLY PAYMENT DEFAULTS

- 20. The Agreement and Seller's Guide further specified that LBHI or its agent may demand that Western Residential repurchase and that upon such a demand Western Residential shall repurchase mortgage loans that become "Early Payment Defaults."
 - 21. A loan becomes an Early Payment Default under the Agreement and

Seller's Guide in one of two ways. First, for loans prior-approved by the purchaser, the loan becomes an Early Payment Default if the borrower fails to make the first monthly payment due within 30 days of the payment's due date. Second, for loans purchased pursuant to the seller's delegated underwriting authority, eligible for delegated underwriting, or purchased in bulk transactions, the loan becomes an Early Payment Default if the borrower fails to make the first or second monthly payment due within 30 days of each such monthly payment's respective due date. Western Residential received delegated underwriting authority before it sold the loans in question.

- 22. Certain loans that Lehman purchased from Western Residential became Early Payment Defaults. More specifically, with respect to the loans numbered 1 through 3 on **Exhibit A**, the borrower failed to make the first and/or second payment within 30 days of the due dates for those payments.
- 23. LBHI, through its agent, provided Western Residential with written notice concerning the fact that the loans referenced in paragraph 22 above became Early Payment Defaults and demanded that repurchase those mortgage loans.
- 24. Western Residential has refused, and continues to refuse, to repurchase the mortgage loans, to indemnify Lehman, or to otherwise comply with its obligations under the Agreement and Seller's Guide with respect to the loans referenced in paragraph 22 above.

FIRST CLAIM FOR RELIEF

(Breach of Contract – Damages)

- 25. LBHI hereby repeats and realleges the allegations of paragraphs 1 through 24 of this Complaint as if fully set forth herein.
- 26. The Agreement and incorporated Seller's Guide constitute a valid and enforceable contract that is binding upon Western Residential.
- 27. LBB, LBHI, Lehman's agents and any and all assignees of Lehman's rights have substantially performed all of their obligations under the Agreement and Seller's Guide.

28. As set forth herein, Western Residential has breached the respective Agreement and Seller's Guide by (a) breaching the representations, warranties and/or covenants, and (b) refusing or otherwise failing to repurchase the mortgage loans affected by the breached representations, warranties and/or covenants, and/or refusing to indemnify Lehman.

29. With regard to the mortgage loans that Western Residential has failed to repurchase and/or indemnify, Western Residential's breaches of the Agreement and Seller's Guide resulted in actual and consequential damages in an amount to be proven at trial.

SECOND CLAIM FOR RELIEF

(Breach of Contract – Specific Performance)

- 30. LBHI hereby repeats and realleges the allegations of paragraphs 1 through 29 of this Complaint as if fully set forth herein.
 - 31. In the alternative to damages, LBHI seeks specific performance.
- 32. The Agreement and incorporated Seller's Guide constitute a valid and enforceable contract that is binding upon Western Residential.
 - 33. The contractual repurchase provisions are definite.
 - 34. The Agreement and Seller's Guide are just and reasonable.
- 35. LBB, LBHI, Lehman's agents and any and all assignees have performed fully all of their obligations under the Agreement and Seller's Guide.
- 36. As set forth herein, Western Residential has breached the Agreement and Seller's Guide by (a) breaching the representations, warranties and/or covenants, and (b) refusing or otherwise failing to repurchase the mortgage loans affected by the breached representations, warranties and/or covenants, and/or refusing to indemnify Lehman, and (c) refusing or otherwise failing to repurchase the mortgage loans that have become Early Payment Defaults and/or refusing to indemnify Lehman.
- 37. Due to the unique and specific nature of mortgage loans intended for securitization and the real property securing the mortgage loans, LBHI has no adequate

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PRAYER FOR RELIEF

Western Residential refused or failed to take adequate steps to remedy or to

WHEREFORE, LBHI respectfully requests that this Court enter judgment in its favor and against Western Residential, as follows:

compensate Lehman for Western Residential's breaches of the express warranties.

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	(a)	For all damages arising from or relating to Western Residential's breaches
		of contract and breaches of express warranty, in an amount to be proven at
		trial;

- (b) In the alternative, for a decree of specific performance requiring Western Residential to immediately repurchase all of the mortgage loans identified in **Exhibit A** pursuant to the Agreement and Seller's Guide;
- (c) For an Order of this Court declaring that:
 - (i) Western Residential is required to repurchase immediately from LBHI the mortgage loans identified in **Exhibit A**.
 - (ii) Western Residential is required to compensate Lehman immediately for all actual and consequential damages resulting from Western Residential's breaches of the representations, warranties and/or covenants of the Agreement and Seller's Guide.
- (e) For recoverable interest, including pre-judgment and post-judgment interest;
- (f) For the costs and expenses of suit incurred by LBHI herein, including attorneys' fees and costs and expert witness fees as provided in the Agreement and the Seller's Guide and to the extent authorized by applicable law, including but not limited to A.R.S. § 12-341.01(A);
- For such other relief as this Court deems just and proper. (g)

DATED this 9th day of July, 2009.

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LEWIS AND ROCA LLP

By /s/ Emily S. Cates Emily S. Cates Attorneys for Plaintiff Lehman Brothers Holdings, Inc.

EXHIBIT A

		WHITE CONTRACTOR STATES OF THE
1	*****9568	EARLY PAYMENT DEFAULT
2	*****9471	EARLY PAYMENT DEFAULT
3	*****8397	EARLY PAYMENT DEFAULT
		BREACH OF
		REPRESENTATIONS AND
4	******0566	WARRANTIES

JS 44 (Rev. 12/07)

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil decket sheet

court. This form, approved by the J	udicial Conference of the United						
1. (a) PLAINTIFFS				DEFENDANT	S		
LEHMAN BROTHERS	S HOLDINGS, INC.			WESTERN F	RESIDEN	NTIAL MORTGAGE	
(b) COUNTY OF RESIDENCE	E OF FIRST LISTED PLAINTIF	F New York	County	COUNTY OF RESID	ENCE OF FI	RST LISTED DEFENDANT Mar	icopa County
	T IN U.S. PLAINTIFF CA		<u>-</u> _	(IN U.S. PLAIN	TIFF CAS	ES ONLY)	
						MNATION CASES, USE THE LO	CATION OF THE TRACT OF
(c)					ID INVOLVEI	J.	
	e, Address, and Telephone Numb	oer)		ATTORNEYS (If Kno	own)		
Emily Cates (022703)	T.D.						
LEWIS AND ROCA L							
40 North Central Avenu							
Phoenix, AZ 85004-44	-29						
602-262-5757							
II. BASIS OF JURISDIC	CTION (PLACE AN "X" IN ON	IE BOX ONLY)			INCIPAL	. PARTIES (Place an "X" in	
☐ 1 U.S. Government	☐ 3 Federal Question		(For Diver	sity Cases Only)	PTF DE		x for Defendant) PTF DEF
Plaintiff	(U.S. Government I	Not a Party)	Citizen o		1 0		
	M 4 B:					of Business in This S	State
2 U.S. Government Defendant		n of Parties	Citizen o	f Another State	□ 2 □	2 Incorporated and Princ	ipal ⊠ 5 □ 5
Bolondani	in Item III)	p or r artico	Ollizon	Transmor State		Place	
				r Subject of a		of Business in Anoth	
			Foreign	Country	□ 3 □	Foreign Nation	□ 6 □ 6
IV. NATURE OF SUIT (1				
CONTRACT	TORTS	ILY)		FORFEITURE/PE	ΝΔΙ ΤΥ	BANKRUPTCY	OTHER STATUTES
☐ 110 Insurance	PERSONAL INJURY	PERSONAL II		☐ 610 Agriculture		☐ 422 Appeal 28 USC 158	☐ 400 State Reapportionment
☐ 120 Marine	310 Airplane	☐ 362 Person	nal Injury – Nalpractice	☐ 620 Other Food 8			410 Antitrust
 ☐ 130 Miller Act ☐ 140 Negotiable Instrument 	☐ 315 Airplane Product Liability	☐ 365 Persor	•	☐ 625 Drug Related of Property 2		☐ 423 Withdrawal 28 USC 157	☐ 430 Banks and Banking ☐ 450 Commerce
☐ 150 Recovery of Overpayment	320 Assault, Libel &		t Liability	881	000	PROPERTY RIGHTS	460 Deportation
& Enforcement of Judgment	Slander ☐ 330 Federal Employers'	☐ 368 Asbest		☐ 630 Liquor Laws ☐ 640 R.R. & Truck		☐ 820 Copyrights	470 Racketeer Influenced and Corrupt Organizations
 ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted 	Liability		Product Liability	☐ 650 Airline Regs.		☐ 830 Patent	480 Consumer Credit
Student Loans	☐ 340 Marine ☐ 345 Marine Product	PERSONAL P ☐ 370 Other I		660 Occupationa		☐ 840 Trademark	490 Cable/Sat TV
(Excl. Veterans) ☐ 153 Recovery of	Liability	371 Truth in	n Lending	Safety/Healtl ☐ 690 Other	n		☐ 810 Selective Service ☐ 850 Securities/Commodities/
Overpayment of	☐ 350 Motor Vehicle ☐ 355 Motor Vehicle	380 Other I	Personal ty Damage	LABOR		SOCIAL SECURITY	Exchange
Veteran's Benefits ☐ 160 Stockholders' Suits	Product Liability	☐ 385 Proper	ty Damage	☐ 710 Fair Labor Si	tandards	☐ 861 HIA (1395ff) ☐ 862 Black Lung (923)	☐ 875 Customer Challenge 12 USC 3410
■ 190 Other Contract	☐360 Other Personal	Produc	ct Liability	☐ 720 Labor/Mgmt.	Reporting	☐ 863 DIWC/DIWW (405(g))	☐ 890 Other Statutory Actions
 ☐ 195 Contract Product Liability ☐ 196 Franchise 	Injury			☐ 730 Labor/Mgmt.		☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	☐ 891 Agricultural Acts
				& Disclosure ☐ 740 Railway Lab			☐ 892 Economic Stabilization Act ☐ 893 Environmental Matters
REAL PROPERTY	CIVIL RIGHTS	PRISONER	PETITIONS	☐ 790 Other Labor		FEDERAL TAX SUITS	☐ 894 Energy Allocation Act
210 Land condemnation	441 Voting	☐ 510 Motion		☐ 791 Empl. Ret. Ir Security Act	IC.		895 Freedom of Information Act
220 Foreclosure	442 Employment	Senter HABEAS COF		IMMIGRATION		☐ 870 Taxes (U.S. Plaintiff	900 Appeal of Fee Determination
☐ 230 Rent Lease & Ejectment☐ 240 Torts t Land	443 Housing/ Accommodations	530 Genera		☐ 462 Naturalizatio	n	or Defendant)	Under Equal Access to Justice
☐ 245 Tort Product Liability	444 Welfare	☐ 535 Death		Application ☐ 463 Habeas Corp	oue Alien	☐ 871 IRS – Third Party 26 USC 7609	☐ 950 Constitutionality of
☐ 290 All Other Real Property	445 Amer. w/Disabilities – Employment	☐ 540 Manda ☐ 550 Civil Ri		Detainee	Jus – Alleli		State Statutes
	446 Amer. w/Disabilities	☐ 555 Prison		☐ 465 Other I	mmigration		
	- Other ☐ 440 Other Civil Rights			Actions			
	Carlot Civil Kights	<u> </u>		<u> </u>		<u> </u>	<u>l</u>
V. ORIGIN		(PLACE AN ")	X" IN ONE BOX	(ONLY)			Appeal to District
Original	RemovedF	Remanded	_ Rei	nstated or	Transferre		Judge from
☐ 1 Proceeding ☐ 2		rom Appellate		pened 5		nother 6 Litigation	7 Magistrate
		Court			district (sp	**	Judgment
VI. CAUSE OF	Cite the U.S. Civil Statute und			jurisdictional statutes t	ınless diversit	y):	
ACTION	Diversity, 28 U.S.C Brief description of cause:	. Section 13	332				
	Breach of Loan Pure	chase Aore	ement				
VII. REQUESTED IN	CHECK IF THIS IS A			DEMAND: Dam	anes estimo	ted to CHECK VES only	if demanded in complaint:
COMPLAINT:	UNDER F.R.C.P. 23	OLAGO AGI	1011	exceed \$130,000 at trial and an accounti	nd to be pro		☐ YES ☑ NO
VIII. RELATED CASE(S	S) (Soo instructions):						
IF ANY	=	UDGE				DOCKET NUMBER	
	J		JRE OF ATTORNI	EY OF RECORD			
DATE July 9, 2009							
<u> </u>		/5/ EII	nily S. Cat				
FOR OFFICE USE ONLY							
RECEIPT #	AMOUNT	APPLY	ING IFP	JUDO	GE	MAG. JUDO	GE

Case 2:09-cv-01437-FJM Document 1-4 Filed 07/09/09 Page 11 of 13

JS 44 Reverse (Rev. 12/07)

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-44

Authority For Civil Cover Sheet

The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.** (a) **Plaintiffs Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- **II.** Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases.)

- **III. Residence (citizenship) of Principal Parties.** This section of the JS—44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV. Nature of Suit.** Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section V below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite** jurisdictional statutes unless diversity. Example:

U.S. Civil Statute: 47 USC 553

Brief Description: Unauthorized reception of cable services.

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VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R. Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VIII. Related Cases. This section of the JS—44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

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	ROCA LAWYERS
1	40 North Central Avenue Phoenix, Arizona 85004-4429 Telephone: (602) 262-5311
2 3	Emily S. Cates, State Bar No. 022703 Direct Dial: 602 262-5757 Direct Fax: 602 734-3947 EMail: ECates@LRLaw.com
4	Katherine Roush*
5	Reilly Pozner LLP 511 Sixteenth Street, Suite 700 Denver, Colorado 80202
6	Telephone: (303) 893-6100 Facsimile: (303) 893-6110 kroush@rplaw.com *Attorney in process of applying for Pro Hac Vice admission
7	Attorneys for Plaintiff Lehman Brothers Holdings, Inc.
8	UNITED STATES DISTRICT COURT
9	DISTRICT OF ARIZONA
10	Lehman Brothers Holdings, Inc., a Delaware)
11	Corporation,) No.
12	Plaintiff,) No.
13	vs. SUMMONS IN A CIVIL CASE
14	Western Residential Mortgage, Inc., an Arizona Corporation,
15	
16	TO: Western Residential Mortgage, Inc.
17	YOU ARE HEREBY SUMMONED and required to serve on Plaintiff's attorney
18	Emily S. Cates
19	Lewis and Roca LLP 40 North Central Avenue, Suite 1900
20	Phoenix, AZ 85004-4429,
21	an answer to the Complaint that is served on you with this summons, within 20 days after service of this summons on you, exclusive of the day of service. If you fail to do so,
22	judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this
23	Court within a reasonable period of time after service.
24	
25	CLERK DATE
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27	(Day) Deputy Chapty
28	(By) DEPUTY CLERK
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	RETURN O	F SERVICE	
	of the Summons and Complaint was made by me ¹		
NAME OF	SERVER (PRINTO	TITLE	
Check o	one box below to indicate appropriate method of se	vice	
	Served personally upon the defendant. Place whe	re served:	
	Left copies thereof at the defendant's dwelling ho and discretion then residing therein.	-	-
	Name of person with whom the summons and con	nplaint were left:	
	Returned unexecuted:		
	Other (specify):		
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